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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/787,612	03/20/2001	Kanji Takada	AKA-269	4679
23599	7590 08/07/2003			
MILLEN, WHITE, ZELANO & BRANIGAN, P.C. 2200 CLARENDON BLVD. SUITE 1400			EXAMINER	
			GOLLAMUDI, SHARMILA S	
ARLINGTON	I, VA 22201		ART UNIT	PAPER NUMBER
			1616	, , , ,
			DATE MAILED: 08/07/2003	/ \

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati n N .	Applicant(s)			
٠,٠	•	09/787,612	TAKADA, KANJI			
	Office Action Summary	Examin r	Art Unit			
		Sharmila S. Gollamudi	1616			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHO THE N - Exten after S - If the - If NO - Failur - Any re	DRTENED STATUTORY PERIOD FOR REPLANALING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a repperiod for reply is specified above, the maximum statutory period e to reply within the set or extended period for reply will, by statutioply received by the Office later than three months after the mailing display the property of the property of the mailing display.	136(a). In no event, however, may a reply within the statutory minimum of thirty will apply and will expire SIX (6) MONT and cause the application to become ABA	oly be timely filed  (30) days will be considered timely.  HS from the mailing date of this communication.  NDONED (35 U.S.C. § 133).			
1) <b></b>	Responsive to communication(s) filed on 19	May 2003				
2a)□	·	nis action is non-final.				
3)□	Since this application is in condition for allow		ers. prosecution as to the merits is			
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. <b>Disp sition of Claims</b>						
4) Claim(s) 10-19 is/are pending in the application.						
4a) Of the above claim(s) <u>20-26</u> is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>10-19</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.  Application Papers						
·· _	•	ar .				
9) The specification is objected to by the Examiner.  10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Pri rity under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
<ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachmen	t(s)					
2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) L Notice of Ir	ummary (PTO-413) Paper No(s)  formal Patent Application (PTO-152)			
J.S. Patent and T.	rademark Office					

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#### **DETAILED ACTION**

## Status of Application

In view of the Appeal Brief filed on May 19, 2003, PROSECUTION IS HEREBY REOPENED. New grounds of rejection set forth below.

Claims 10-19 are included in the prosecution of this application. For the reasons set forth and maintained in the Office Action Paper No. 9, claims 20-26 are withdrawn from prosecution.

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 10-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mansanobu et al (JP 10226650) in view of Takada (5637319).

Mansanobu discloses glycyrrhizin for various illnesses such as liver disease.

However, when treating liver disease a prolonged, successive dosage required.

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However, intravenous administration gives sharp pain and oral tablets do not provide adequate blood levels since the tablet undergoes first pass metabolism and early decomposition. See page 2 of translation. Masanobu teaches an oral preparation containing glycyrrhizin and a middle chain fatty acid (capric acid). See page 5. A solubilizing agent such as propylene glycol, polyethylene glycol, or nonionic surfactant is taught. The reference teaches a single dose of 1-500 mg and can be manipulated based on patient. See translation page 10. Further, the reference teaches the oral tablet having an enteric coating to provide target release. The reference exemplifies carboxymethyl ethyl cellulose and the dissolution of the preparation in the large intestine. This allows the drug to be imported to the blood by remaining intact, without degradation in the upper tract of the digestive system. (Note abstract). Further, the reference teaches that absorption promotion by medium-chain fatty acids and salts thereof as absorption promoters is highest in the large intestine. See page 4.

Mansanobu teaches a capsule as the preferable dosage form.

Mansanobu does not teach the instant ethylcellulose coating.

Takada teaches an oral controlled release preparation (capsule) to deliver drugs to the lower gastrointestinal tract. The reference teaches the suitability of the dosage form for drugs that need to be delivered to the lower part of the small intestine and/or colon and is especially suitable for drugs that are not to be released in the upper part of the GI tract. See column 3, lines 58-63 and column 5, lines 40-43. The dosage form allows for a sustained release and the gastrointestinal cells are exposed to high concentration of the drug (col. 3, lines 35-50). Takada teaches an ethyl cellulose

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covered capsule containing a drug composition (Fig. 9). The reference teaches that the thickness of the water soluble membrane and the intestinal pressure control the release of the material so that the delivery system is site specific and delivers the drug to the large intestine (Note abstract).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Mansanobu and Takada et al and utilize ethylcellulose coating. One would be motivated to do so since Takada teaches a controlled release device that provides target release in the large intestine and is especially suitable for drugs that cannot be released in the upper intestine. Therefore one could reasonably expect similar results since Mansanobu teaches that glycyrrhizin is imported to the blood by having the drug adsorb in the large intestine and the enteric coating acts to avoid degradation in the upper intestine. Furthermore, Mansanobu discloses that a successive does of glycyrrhizin treats liver disease and Takada et al teach a sustained and constant release utilizing an ethylcellulose capsule.

In regards to the product-by-process claims, according to the MPEP section 2113 determination of patentability is based on the product itself.

### Correspondence

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sharmila S. Gollamudi whose telephone number is (703) 305-2147. The examiner can normally be reached on M-F (7:30-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thurman Page can be reached on 703-308-2927. The fax phone numbers

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for the organization where this application or proceeding is assigned are (703) 305-3014 for regular communications and (703) 305-3014 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

July 28, 2003

MICHAEL G. HARTLEY PRIMARY EXAMINER

MICHAEL G. HARTLEY PRIMARY EXAMINER